.

B I L L

70

Amend the Law relating to the Municipal Franchise in A.D. 1803.

Ireland.

- BE it ensected by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:
- 1. This Act may be cited for all purposes as the Municipal Short-title Franchise Amendment (Ireland) Act, 1895.
- 2. In this Act the expression "municipal borough," shall mean hospression because the subscience (A) to the Manniquel Cor-discovered by the subscience of the subscience of the subscience referred to as "the subscience of the suid Act," as claster of incorporation has been on the suid Act, a charter of incorporation has been on the subscience of the suid Act, a charter of incorporation has been on the subscience of the suid Act, a charter of incorporation has been on the subscience of the su
- 3. From and after the possing of this Act, so much of the Beguit of Municipal Franchise Acts as relates to the quadifications researcy entities to catitie any person to be, and to be encolled as, a burgess in any fraction municipal borough stall be and the same its hereby repeated. In less that the property of the qualification prescribed by the said Acts, the qualification in this Act beceives after prescribed shall be deemed to be substituted.

[Bill 5.]

A.D. 1886. Qualification for mendelpol franchise.

Every person who is qualified as follows; that is to say,
 Who is of full age; and

 (a.) Who is of full age; and
 (b.) Who or the toestieth day of July in any year is, and during the whole of the preceding treetee months has been, an occupier

of any house, warehouse, counting-house, shop, or other 5 building within any municipal borough; and (c.) Who shall have been rated in respect of such promises so

occupied by him in all rates made under the Acts for the relief of the destitute poor in Ireland during said twelve months; and

(d.) Who on or before first day of July in such year shall have paid or discharged all rates (if any) made prior to the preceding first day of January (including borough rates) as shall have become payable by him in respect of such premises during his occupation thereof,

shall be entitled to be encolled in that your in the burgess woll for such borough according to the provisions of the Municipal Pranchise Acks, and when so encolled shall be, and shall be entitled to vote as, a burges of such borough and member of the body corporate of the mayor, addermen, and largesses of such borough. (2.) The said members so to be occannical used not be the same

(2.) The said premises so to be occapied used not be the same premises or in the same ward or poor-law union, but may be different premises occupied in immediate succession by such person in the same ward or poor-law naion, or in different wards or poorlaw unions.
25

(3.) A person occapying any such premises as aforesaid jointly with any other person or persons shall be deemed an occupier of such premises within the meaning of this section.

(a) In and for the purpose of this det, the terms house, ware-losse, counting-house, shops, or other building, include any part of 30 a house, whether separately rated or not, where that part is a separately consigned for the purpose of residence, or of any trade, basines, or prefession; and any such part may for the purpose of describing the qualification be described as a partractast, office, or the control of the purpose of the control of the purpose of the control of the con

(5.) A person shall not be disqualified from being smalled or 40 voting as a burgess as aforesaid in respect of the occupation of any house by reason only that during a part of said twelve months, not

exceeding four months in the whole, he has, by letting or otherwise, A.D. 1895. permitted such house to be occupied as a furnished dwelling-house by some other person, and during such occupation by another person has not resided in or within seven miles of the borough.

5. Every person who by virtue of the occupation of any land or Occupation tenement in a municipal borough is entitled to be registered as a of the value voter at a parliamentary election in respect of a ten pounds of 10% to occupation qualification within the meaning of the fifth section of qualify.

the Representation of the People Act, 1884, shall be entitled to be 48 Vict. c. 3. in enrolled in the burgess roll for such borough, and when so enrolled shall, subject to the provisions of this Act, he, and shall be entitled to vote as, a burress of such horough and member of the body

corporate of the mayor, aldermen, and hargesses of such borough. 6. No person shall under the provisions of this Act be eurolled Besideoze 15 os a hurgess in any municipal horough in any year unless such accessary to person shall, during the six months uext preceding the said twentieth

day of July in that year, have resided within such borough or within

seven miles of the same. 7. No person heing au alien, or who is disentitled under any Act Exclusions 20 of Parliament, shall under the provisions of this Act be enrolled as from trachist. a hurgess in any year, and no person shall he so enrolled in any year who within twelve mouths next before the said twentieth day of July in that year shall, under the Acts for the relief of the

destitute poor in Ireland, have received relief other than medical

on or surgical relief or medicine under any Act relating to medical charities in Ireland. 8. Nothing in this Act contained shall affect any existing burgess Saving roll, and every such roll shall continue in full force and effect in all sanding

harroon wells

respects as if this Act had not been passed. 30 9. In case any such house, warehouse, counting-house, shop, or Provide as other huilding, as aforesaid, in any borough, shall come to any sopremies person by descent, marriage, marriage-settlement, devise, hoquest, desent, &c.

or promotion to any henefice or office, such person shall be entitled to reckon the occupancy, and rating in respect of the occupancy

35 thereof, by the person from or by whom any such premises as aforesaid shall have so come to him as his own occupancy and rating, and shall be entitled to be enrolled and be a burgess in respect of such successive occupancy and rating, provided he shall he otherwise qualified as herein provided. Rating in the name of

40 the predecessor shall, until a new rate is made after the date of the succession, he equivalent to rating in the name of the successor, .

Bate porable

A.D. 1895. and the successor shall not be required to prove his own residence, occurancy, or rating before the succession. 10. Where any rate is payable in instalments, payment of any

ments.

instalment shall, for the purposes of this Act, he deemed a payment of such rate in respect of the period to which the instalment 5 applies. 11. From and after the possing of this Act, no person shall be

No bergues to be excelled. qualified under Name of

enrolled in the burgess roll of any municipal borough unless ho is qualified as a burgess according to the provisions of this Act.

be entered in rate book.

12. Where in the case of any such premises occurried as afore- 10 said the immediate lessor or owner of same is primarily liable to nay the noor rates payable out of such premises, the name of the occupier shall, notwithstanding, be inserted in the rate book, and the guardians of the poor, or the collector-general of rates, as the case may be, or any other person or persons making out any such 15 poor rate, shall enter in the occupiers column of the rate book the name of the occupier of any such premises, who shall thereupon, so far as regards qualification for any franchise conferred by this Act. be dremed to be rated in respect of the same. If any clerk of union or other person negligently or wilfully, and without 20 reasonable cause, omits the name of the occupier of any such premises from the rate book, or negligently or wilfully mis states any name therein, such person shall for every such omission or mis-statement be liable to a penalty not exceeding two pounds, to be recovered by civil hill before the county court judge or recorder 25 within whose jurisdiction such person resides, at suit of the occupier of the premises in relation to which such omission or mis-statement shall have taken place: Provided that any occupier whose name shall be so omitted or mis-stated shall, notwithstanding such omission or mis-statement, and that no claim to be rated has 30 heen made by him, he cutisled to every qualification and franchise depending upon his occupation of, or upon his heing rated in respect of, any such premises, in the same manner as if his name had not heen so omitted or mis-stated.

Notwithstanding anything contained in the sixty-third section of 35 the Act of the twelfth and thirteenth years of the reign of Her present Majesty, chapter nincty-one, this section shall apply to any such premises as aforesaid, situate within the city of Dublin, whatever the nature of the tenancy under which the occupier holds such premises.

13. Every immediate lensor or owner who is primarily liable to AD-1806, pay the poor rates payable out of any such premises as aforesaid lowner at all deliver to the poor rate collector, as the case may be, from immediate time to time when required by him, a list in writing, containing rangel fine of the name of the occupier or occupiers of such premaise; and if somplers any such immediate besser or owner will adly or negligantly omits to deliver useful his them required to do so, or will tally or neilligently.

omits therefrom or mis-states therein the name of any occupier, the shall for every used omission or mis-statement be liable to a penalty 10 not exceeding two posseds, to be recovered by civil ball before the county court judge or recorder within whose principation for mental states and the occupier whose name has been so omitted or mis-stated.

14. Where the immediate lessor or owner of any such premises Compten.

13 as aforessid in primarily liable to pay the taxes payable out of stone, primary
and the payment of which is necessary by hav to entitle the occupies takes, and
of such premises to be carolled in the burges rol, and each times—re
second of the premises to be carolled in the burges rol, and each times—re
second of the premises to be carolled in the burges rol, and each times—re
second of the premises to be carolled in the burges rol, and each times—re
second of the premises to be carolled in the burges rol, and each times—re
second of the premises of the premi

poor source start or maxing sucreus, the excepter is any pression year may time after the exprision of such period of four months, pay so much of said taxes as may be necessary to qualify thin to be enrolled in the burgess roll, and to be a burgess pursuant to the fourth section of this Act; and every such occupier so paying such taxes may deduct from the reat which he may then or uest bree-25 after be liable to pay in respect of said premises the whole of any

25 attre be inside to pay in respect of using premises the whole of any taxes so paid by finin; and if rent to the amount of such taxes to not then or do not thereafter become due from such occupier, he shall be entitled to recover such proportion of the said taxes as he has thus been unable to deduct from his rent from the said inner-30 diate lessor or owner by civil bill. Nothing contained in this section shall prejudice or affect any right or liability of any soil.

section shall prejudice or affect any right or liability of any such occupier as aforesaid under any Anta relating to the assessment, levylog, or collection of any such taxes.

15.—(i.) Where any taxes due in respect of any such precises Couplet to Sa sa aforesaid, previously to the first deep of Jonuery in any year, and therite the payment of which is nocessary by law to entitle the occupier of supplying such premises to be currelled in the burgers rell, remain unpaid on of waxes. We first day of May indiving, the guardnaw of the poor in

municipal horoughs other than in Dublis, and in Dublis the 40 collector-general of rates, shall, on or before the treeslists of the same month of May, unless such taxes have previously been paid, give or cause to be given a notice in the form (Number 1) set forth A.D. 1895. in the First Schedule to this Act, or to the like offect, to the occumier of such premises. The notice shall be deemed to be duly given if delivered to the occupier or left at his last or usual place of abode. or with some person on the premises in respect of which the taxos are payable, and in case no such person can be found, such notice 5 shall be deemed to have been duly given if affixed upon some conspicuous part of the said premises. Any person who shall neeligently or wilfully withhold any such notice shall for every such offence he liable to a penalty not exceeding two pounds, to be recovered by civil bill before the county court judge or recorder 10 within whose jurisdiction such person resides by the occupier of the premises in question.

(2.) Where any such premises as aforesaid, situate within any municipal borough, are also situate within any parliamentary borough, and such premises are capable of conforring the parlia- 15 mentary frauchise for such parliamentary borough the notice to the occupier of such premises herein-hefore in this section referred to shall be in the form (Number 2) set forth in the First Schodule to this Act, or to the like effect.

(2.) This section shall apply to any such premises as aforesaid, 20 notwithstanding that the immediate lessor or owner thereof is remarily liable to pay the taxes herein-hefore in this section mentioned payable out of same. 16,-(1.) The town clerk of every municipal horough shall, on or

Town elerk to publish notice requiring paytixes.

before the fifth day of June in every year, publish a notice in 25 peinting or writing, according to the form (Number S) in the First Schedule to this Act aunexed, or to the like effect, stating that no person will be entitled to have his name inserted in any list of hurgesses for such borough then next to be made in respect of the occupation of any such premises, as aforesaid, situate within such 30 berough, unless on or before the first day of July then next ensuing all taxes which shall have become payable in respect of said premises previously to the preceding first day of Jonnary, and the payment of which is necessary by law to entitle him to be enrolled in the burgess roll, shall have been read; and such notice shall as accurately set forth what such taxes are.

(2.) Where the whole or part of the area of a borough within the meaning of this Act is co-extensive with or included in the area of a parliamentary borongh, the notice herein-hefore in this section referred to shall be in the form (Number 4) set forth in the Pirst 40 Schedule to this Act, or to the like effect, and in the case of such parliamentary borough shall be deemed to be in lieu of the notice

referred to in the thirtieth section of the Representation of the A.D. 1895.

People (Ireland) Act, 1850.

(3.) A notice by this section required to be published shall be so

- published by being affixed and kept in some public and conspicuous 5 situation, earer the outside of the outer door of each and all the buildings herein-after mentiousd, that is to say, every town-indievery post office and telegraph office completel by or on behalf of Hr Majesty's Postmaster General, every church, chapt, and other place of public worship, and every public or numicipial office, such
- no the distribution of the autice hereby-fore in this section first mentioned [form Namber 3]) being within the municipal horough, or (in the case of the notice hereby-fore in this section secondly mentioned [form Namber 3]) being within either the municipal horough, or (in the case of the notice herein-fore in this section secondly mentioned (form Namber 3]) being within either the municipal horough or the parliamentary brough.
- 15 17. Where any person shall have been an occupier of any such lower argumines an aforesaid during the period in the fourth section of the relatest and argument of the section of the relatest and the great period, and such person, being the person liable to the rated is selfer for such promises, shall have book fide paid on or before the thirty, "difficulties first day of August in such year, all poor vector which became near-
- John the gradual of the second of the second partial of the second party of the second party of the second party of January, such person shall, as and from the time when his occupation of such premises commenced, be deemed to be and to have been rated to the relief of the poor in respect of such premises within the meaning of the fourth section of this Act, and shall be
- 26 entitled, if otherwise qualified, to be enrolled in the burgers roll, and, when so enrolled, to be a burgers of the said borough in respect of such gremises in any year, any orror, omission, misnomer, misdescription, or insufficient description in any rate of the person so occupying, or of the premises so occupying, or of the premises so occupied, not withstanding.
- 20 18. Where the area of a musicipal berough is ex-extensive with Las a for included in the error of a parliamentary becomely the list of professor parliamentary voters for the perliamentary brough, and the voter of the images list for the musicipal horough, shall be made out and began the revised together; and the following provisions shall have effect with an early strong the list:
 (significant list)
 (significant list)
 (significant list)
 (significant list)
 (significant list)
 (significant list)
 (significant list)
- (1.) The list of persons entitled to be registered as voters for any segment such parliamentary borough in respect of the occupation of property bereights within such horough which, by virtue of the Parliamentary
- Registration Acts, the town clerk of such borough is required 40 to make out or cause to he made out on or before the twentieth of July in every year, and the lists of persons entitled to be enrolled in the burgers roll for any sneh municipal borough which, by

a n 1865, virtue of the Municipal Corporations (Ireland) Acts, 1840 to 1888. the town clerk is required to make out on or before the twentieth day of September in every year shall, after the passing of this Act. no longer he made out as in said Acts prescribed. In lieu thereof the town clerk of any such horough shall, on or before the twentieth 5 dsy of July in every year, make out or cause to be made out a list of all persons entitled under any Act or Acts for the time being in face to be registered as roters for such parliamentary borough in respect of the occupation of property situate within such horough. or entitled to be enrolled in the burgess roll for such municipal 10

horough. (2.) The said list shall be made out in three divisions as

fellows: (a.) Division one shall comprise the names of the persons entitled

both to be registered as parliamentary voters and to be enrolled 15 ns hurgesses :

(b.) Division two shall comprise the names of the persons entitled to be registered as parliamentary voters, but not to be enrolled as hurgesses:

(c.) Division three shall comprise the names of the persons 20 entitled to be excelled as burgesses, but not to be registered as

parliamentary voters. (3.) Every such list shall state the surname and other name or names of every person whose name is inserted therein, his place

of abode, the nature of his qualification, and the situation and 25 description of the property in respect of which he is entitled. (4.) Every such list shall be divided into wards, and the list for

each ward shall be arranged according to streets. (5.) The list shall he signed, published, and otherwise doubt with

in manaer directed by the Parliamentary Registration Acts with 26 respect to the alphahetical lists meationed in the thirty-third section of the Representation of the People (Ireland) Act, 1850; and shall have the same effect as, and shall for all purposes whatsoever he deemed to be substituted for, the first of the threealphabetical lists in the said section directed to be made out.

(6.) The list required to be transmitted by the clerk of the union to the town clerk under the provisions of the thirty-second section of the Representation of the People (Ireland) Act, 1850, and the Acts amending the same, shall, in any such borough as aforesoid, also contain the names of persons qualified as burgesses under the 40 provisions of this Act, and shall be made out in the form prescribed in the second, third, and fourth sub-sections of this section.

Provided as follows:

(7.) All lists of rotors, precepts, notices, and forms to be used in A.D. isas, any such borough shall be altered so as to give effect to the provisions of this section, and the Lord Lieutenaut may by Order in Council alter and amound the forms referred to in the third section

5 of the Parliamentary Registration (Ireland) Act, 1885, so as to adapt them to the purpose of this section.

(8) Evory clerk of the peace, town clerk, cleck of union, and poor-rate collector in and for any such parliamentary borrough shall, in the preprintion of the lists of parliamentary votces, and in 10 discharging the duties imposed on him by law in connexion therewith, circ effect to the previsions of this section.

(a) The Municipal Corporation (Ireland) Acts, 1810 to 1888, shall not, as to anything prior to the completion of the revision of the hurgess lists, apply to any list made out in pursuance of this 15 section; and instead thereof the Perliamentary Registration Acts shall, up to the completion of the revision of the burges lists, apply to every such burgous list, as if it were a list of parliamentary registers made out nursuant to the provisions of these Acts.

(a.) A person entered in division two of any such list shall not be entitled to object to any person entered in division three; and a person entered in division three shall not be entitled to objection to any person entered in division two:

(a) A person entered in division two of any such list shall be entitled to object to a person entered in division one only on the ground that such list-mentioned person is not entitled to have his more inserted in such list as a patchmantary order; and a person entered in division three or days such list shall be entitled to object to a person entered in division on early on the ground that such last-mentioned person is not entitled to here his some retained in south that as humans.

(c.) The last day for revising any such list shall be the twentyfifth day of October.

(10.) Divisions one and two of the list made out in pursuance of 35 this section shall when revised and signed by the revising barrister be delivered by him to the clork of the peace for the purisuantary horough to be dealt with by him, together with the other revised

lists of parliamentary votors for such borough (if any), in manner directed by the Parliamentary Registration Aots, with reference to 40 the revised lists of parliamentary voters. Division three of the said list, and a duplicate copy of division one thereof shall, when revised, he siemed by the revising barriate, and delivered by him to

revised, be signed by the revising barrister, and delivered by him to the town clerk for the municipal borough, and shall be copied for [5.]

A.D. 1895, the burgess roll and otherwise dealt with in all respects in the same manner as, and shall for all purposes whatsoever be deemed to be substituted for the list of burgesses referred to in the forty-seventh section of the Municipal Corporations (Ireland) Act. 1840. (11.) The register of voters for any parliamentary borough made 5

up from revised lists under the Parliamontary Registration Acts and this Act shall come into operation on the first day of Jessery next after the revision, and shall continue in operation for the year commencing with such first day of January. The burgess roll of hurgesses for any such municipal borough as 10

aforesid, made up from revised lists under this section, shall come into operation on the twenty-fifth day of November next after the revision, and shall continue in operation for the year commencing with such twenty-fifth day of November.

(19.) Where a list is made out unrement to the provisions of this 15 section, the provisions of the Parliamentary Registration Acts as to appeal from the decision of the revising harrister shall apply to a decision on the revision of such list, though such decision relates exclusively to the enrolment of burgesses for the municipal burough, or the right of any person to be carolled as a burgess; 20 and the provisions of the said Aots as to the alteration or correction of the register in pursuance of any judgment or order of the court of appeal shall apply to the alteration or correction of the burgess roll made up from the burgess lists, as if it were a register of parliamentary voters, except that the notice of the judgment or 25 order shall be given to the town clerk having the custody of the burgess roll, and the alteration or correction shall be made and signed by him.

(13.) This section shall not come into force or have effect until the first day of January one thousand eight hundred and ninety- 30

19. After the passing of this Act borough assessors shall not be Abolition of elected in any municipal borough the area of which is co-extensive with or included in the area of a parliamentary borough.

certain raunicipal boroughe. Expenses of roters lists and revision in cretión boroughs.

20. Where the area of a municipal borough is co-extensive with 35 or included in the area of a parliamentary borough, the expenses properly incurred by the town clerk (including therein such romunegation for the elerk of the union and the rate collectors as is herein-after provided for) in carrying into effect the provisions of the eighteenth section of this Act with respect to the lists of parlis- 40 mentary voters and burgess lists, and all moneys received in respect of any of those lists, or in respect of any fine imposed by the

revising barrister on the revision of the lists, shall be respectively A.D issue paid and applied as follows:—

(1.) If the area of the parliamentary borough and the area of

- the municipal borough are oc-extensive, one helf of the expenses shall be defrayed in the manner provided by the Parliamentary Registration Acts as expenses incurred thereunder, and the other half shall be defrayed out of the borough fund, and one helf of the moneys received as aforesaid shall be applied in the manner directed in those Acts, and the
- 10 other half shall be paid to the borough fund:
 - (2.) In all other cases the expenses and receipts in respect of the area common to the purificamentary lorously and to a numbigal borough shall, as to one half thereof, he defrayed and applied as expenses and receipts under the Parliamentary Registration Acts, and shall as to the other half thereof be defrayed out of
 - and paid to the borough fund of such municipal borough:

 (3.) The expenses and receipts in respect of an area exclusively
 parliamentary shall be defrayed and applied as expenses and
- parliamentary shall be defrayed and applied as expenses and receipts under the Parliamentary Registration Acta: 20 (4.) Any expenses and receipts incurred or arising in respect of more than one such area shall be apportioned between the several areas in respect of which they are incurred or arise, in
- the proportion as usarly as may be in which the same are incurred and arise in respect of the several areas, regard being 25 had to the number of parliamentary voters or burgesses in each area, or any other discumstances occasioning the expenses or giving rise to the receipts:
- (5.) The revising barrister shall, as part of the business of the revision, determine, if necessary, in respect of what area or areas any expenses or receipts are incurred or arise, and how much thereof is attributable to each area:
- (6.) The Local Government for Ireland may by order fix the romunezation to be paid to clerks of unions and poor-rate collectors for any additional duties cast upon them by the obstruction of this Act.
- othercors for any angument natures east upon them by the othercors for any municipal borough to which the eighteenth Check of section of this Act does not apply, the clerk of the poor-law union using its section of this Act does not apply, the clerk of the poor-law union using its section of this Act does not apply, the clerk of the poor-law union using its section of this Act does not apply, the clerk of the poor-law union using its section of the poor-law union using the clerk of the clerk of
- comprising the whole or any part of such borough shall, within examination treesty-one days after the receipt of a written request to that effect, not-book of furnish to the town clerk of such borough a copy, outfield under tomogen, his hand, of all such rates and rate-books within his custody

as the said town clerk shall require, for which copy the said oters.

[5.] C

A.D. 1885. of the union shall be outitled to charge at a rate not exceeding two nence for every seventy-two words therein; and in case the said clerk of the union shall refuse or neglect to furnish such copy within the time aforesaid, he shall for every such offence forfeit a sum not exceeding treesty pounds; and such penalty may be 5 recovered in a court of summary jurisdiction, and when recovered shall be paid into the borough fund of such borough.

Prenaration of burgest lists in bereaghs other than parlisberought.

22. In the case of any municipal borough to which the eighteenth section of this Act does not apply, such of the provisions of the Municipal Franchise Acts as relate to or affect the borough 10 franchise in existence prior to the date of the passing of this Act. or the earolment of burgesses on whom such franchise is conferred, shall, with the necessary modifications, extend and apply to the franchise conferred by the fourth section of this Act, and shall be read and construed as if in terms made applicable to same. All 15 persons making out or revising any such lists, or preparing any burgess roll, or doing any act in relation to the same, shall have and they are hereby required to have, regard to the provisions of this Act as regards the qualification of burgesses and otherwise, as if such qualification had been prescribed in the Municipal Franchise 20

Qualities nuncipa teurships. Acts.

year is and during the whole of the three months then last preceding has been in occupation of any house, warehouse, counting-house, shop, or other building as defined in the fourth section of this Act, or 25 of any land or tenement within any town or township, shall, in case such occupation would, spart from the period thereof, qualify such person under the provisions of this Act to be enrolled and vote as a burgess in a municipal borough if the premises were situate in such borough be entitled to vote at any election of a member or 30 members of the local authority for such town or township during the twelve months commencing on the first day of September next following the said twentieth day of July.

23 .- (1.) Every person who on the twentieth day of July in any

(2.) For the purposes of this Act the term "local authority" shall mean commissioners appointed by virtue of the Lighting 35 of Towns (Ireland) Act, 1828, or under the Towns Improvement (Ireland) Act, 1854, and any municipal town or township commissioners appointed under any general or local Act.

Words which masculina

24. In this Act wherever words occur which import the musculine gender, the same shall nevertheless be held, and the word 40 "person" shall he held, to include females for all purposes connected with and having reference to the right to be enrolled and to AD. 1985, vote as burgesses, or to vote as the election of any member or pusher to members of a local authority. A woman shall not be disqualified globel by marriage for being enrolled or voting as a burgess or at such smaller, and the surpress of the state property.

25. The Acts specified in the Second Schedule to this Act are Repash hereby repealed to the extent mentioned in the third column of that schedule, and so much of any local and personal Act as is 10 inconsistent with this Act is hereby repealed.

26, This Act shall not apply to England or Scotland.

Extent of

[5.]

A.D. 1895.

SCHEDULES.

FIRST SCHEDULE.

FORM No. 1.

Notice to Occupier that Tuxes are unpaid.

To A.B., Menicipal borough of

The needs that your "Ill not be entitled to have your name insected in the kings link for the manipula borough out of the harpose link for the manipula borough of the harpose link for the manipula borough of the hard word who have not extend to the law and to be form the first day of if you struct to tax casus of members, and the final manipulation of the first day of a form the part of the first day of a form the transcript of the sunce their parents in not manipulate the sunce that the present of the manipulation of the sunch therefore the first day of the first day of the first day of the first day of the sunch the great first day in the first day of the fir

(Signed)

Dated the day of May 18 .

ay 18 .

G.D. [Clerk, Gollector of Poor Rates, or Collector General, or other person having authority to vice the notice]

20

FORM No. 2.

Notice that Taxes are unpaid to Occupier of Premises in Parliamentary Boyonah.

То А.В.,

Partiamentary borough of Municipal borough of

Take notice that you will not be entitled to have your mane inserted in the list of parliamentary voters for the parliamentary beyongh of now about to be made out, in respect of the premises in your occupation in [eleves or place], unless on or before the first day of July next all poor rates then in 30

respect of said premises up to the first day of January last, amounting to A.D. 1895. , are paid by you or by the owner of the premises, and in case such revenent is not made as aforesaid you will be incarable of being on the next register of parliamentary votors for the said posliamentary borough

And take further notice, that you will not be entitled to have your mame inserted in the burgess lists for the municipal borough of about to be made out, in respect of the said premises, unless on or before the said first day of July next the taxes under mentioned, due frees you in respect of said premises proviously to the first day of January last, and which

16 (including the sum mentioned above as due for poor rate) amount to £ are paid, and in case such payment is not made as aforesaid you will be incepable of being on the next burgess roll for the said municipal borough (Were set forth assumetely the torse recovered to be valid to extitle the assumer to be enrolled in the burness roll 1

Dated this 15

day of May 18 (Signed) C.D. [Clevk or Collector, or Collector General, or other persons kaving authority to

give the notice.

FORM No. 3.

Notice to be published by the Town Clerk in a Municipal Boronak onlu.

I hereby give notice that no person will be entitled to have his name inserted in any list of burgesses of the sanniginal borough of ... now about to be made in respect of the occupation of any property situate within such borough,

unless on or before the first day of July next all the taxes herein-after mentioned, which have become payable in respect of those premises previously to the first day of January last past, shall have been paid, and in case such 30 payments are not made as aforesaid such persons will be incapable of being upon the next burgess roll for this borough in respect of those premises.

Dated this day of A.B., Town Circh of said Borough.

(Signed) The taxes required to be paid to entitle the occupier of any premises to be 35 surolled in the bureass roll are | new rates, borough rate, or otherwise as the ease more bel-

FORM No. 4.

Notice to be published by the Town Clerk in a Parliamentary and Municipal Borongh.

Parliamentary become f I hereby give notice that no person will be entitled to have his name inserted in any list of parliamentary 5 to wit. voters for the parliamentary borough of about to be made, in respect of the compation of premises rated under the last rate for the relief of the destitute poor separately or together at a net annual value of 10f. or upwards, or in the case of joint occupiers 10f. or apwards for each of meh joint occupiers, or as inhahitant occupier of a 10 dwelling-house, unless on or hefore the first day of July next all the poor rates (if any) due in respect of such premises before the first day of January last past shall have been paid; and in case such payments are not made as aforesaid such persons will be incapable of being upon the next register of parliamentary voters for this horough in respect of those premises.

Married bereath [And I hereby give further notice that no person will be entitled to have his name inserted in any list of hurgesses of the numicinal horosom of , now about to be made, in respect of the compation of any property situate within such borough, unless on or before the said first day of July next all the taxes 20 herein-after mentioned, which have become payable in respect of those premises previously to the first day of January last past, shall have been paid, and in case such payments are not made as aforesaid such persons will be incapable of being upon the next hurgers roll for this borough in respect of

those premises. Dated this day of

the oxec may be l.

(Signed) A.B. Town Clerk of said borough. The taxes required to be paid to entitle the occupier of any premises to be earolled in the burgess roll are [poor rates, borough rate, or otherwise, as

SECOND SCHEDULE.

A.D. 1895.

Enactments Repealed.		
Session and Chapter.	Title or Short Title.	Extent of Repeal.
9 Geo. 4. c. 82.	The Lighting of Towns (Iroland) Act, 1828.	Section sixteen, from the beginning down to "the after-men- tioned qualification."
3 & 4 Viet, e. 108.	The Municipal Corporations (Ireland) Act, 1846.	Sections thirty to thirty- two and thirty-four to thirty-eight.
6 & 7 Vict. c. 93.	The Municipal Corporations (Ireland) Act, 1848.	Sections two, three, and twenty-seven.
15 18 & 18 Viet. c. 85.	As Act to amend in Act for the Regula- tion of Municipal Corporations in Ireland so for an relates to the Borough of Dablin.	Scetions two to seven and scetions ten to thirteen.
17 & 18 Viet, e. 103.	The Towns represents (Iroland) Act, 1854.	Section twenty-two.
20 48 Vict. c. 0	Municipal Voters Relief Act, 1885 -	The whole Act.
50 & 51 Vict. c. exviii. (local).	Municipal Corporation of Bulfast Act, 1887.	The whole Act.
64 & 55 Vies. e. extiv. (local).	Municipal Registration (Dublin and Belfast) Act, 1891.	The whole Act.

BILL Managed Proposition to Spileral. Hr. T. N. Electro, Mr. Joseph Hr. Electron S. Carrette, No. Charles,

> pai in le presidenti, effere l'en l'en réferençaires l'estables, s'est finne autrispersonne des l'applicações l'éculture, Est. estable, l'applicações l'entre dessente l'est per desse l'entre qu'en la liberarie leuri, l'échicaçãe est d'applicações de la liberarie l'estables l'engle leuri d'applicações de la liberarie, les (desse leuri, lestes, l'Arver light).

(Mar.)